Sandy Opacich, Clerk of the Court John F. Seiberling Federal Building & U.S. Courthouse 2 South Main Street Cleveland, Ohio 44113

June 6, 2020

Re: Civil Action No.2:19-cv-19709 related case 7431 in MDL No. 2804

Dear Clerk;

This is Tag-along motion for default of judgment, pursuant to Federal Rule of Civil Procedures, Rule 55; File with Judge Dan Aaron Polster for the Multi-District Litigation of the Opiate Epidemic (also refer to: www.na.org/conference*) see the above reference Civil Action Number and the Multi-District Litigation Case No.: 2804.

Attached copy of the order by the Clerk of the Multi-Litigation Panel closing the **Briefing Schedule.**

Ronald Bass, Sr.

*Narcotics Anonymous World Services, "the effects of the opiate on humanity"

TRANSFERRED

United States Judicial Panel on Multidistrict Litigation CIVIL DOCKET FOR CASE #: MDL No. 2804 **Internal Use Only**

IN RE: National Prescription Opiate Litigation

Assigned to: Dan A. Polster

Transferee District: Ohio Northern Master Docket Number: 1:17-md-2804 Date Filed: 09/25/2017 MDL Status: Transferred Date Ordered: 12/05/2017 Citation: 290 F.Supp.3d 1375

Staff Attorney: Bullock

Date Filed	#	Docket Text
05/06/2020	7597	MINUTE ORDER CLOSING BRIEFING re: pldg. (7431 in MDL No. 2804, 10 in NJ/2:19-cv-19709)
		Briefing in this matter is now closed. The parties to action(s) on the motion (s) remain under a duty, pursuant to Panel Rule 6.1(f), to notify the Clerk of the Panel promptly of any development that would partially or completely moot this matter.
		Signed by Clerk of the Panel John W. Nichols on 5/6/2020.
		Associated Cases: MDL No. 2804, NJ/2:19-cv-19709 (SM) (Entered: 05/06/2020)

John W. Nichols, Clerk Clerk of the Panel's Office Thurgood Marshall Federal Judiciary Building One Columbus Circle, N.E. Washington, DC 20002-8004

May 12, 2020

Re: Associated Cases MDL No. 2804, NJ/2:19-cv-19709(SM)

Dear Mr. Nichole, Clerk of the Court

Find my motion to be heard on short notice for Default of Judgment, pursuant Fed. R. Civ. Pro., *Rule 55*; I agreed for the centralization of my complaint in the Northern District of Ohio; However, the motion comes before the court under the National Opiate Litigation in support of damages, injuries, economic losses, housing, employments and the mental anguish because of the parental interference I suffered as the result of being stigmatize because of the legally prescribe opiates and its synthetics provided to me by license doctors and other medical entities and public employees who were aware of my consumption of the opiate pain medications and the United States Department of Justice, Secretary of Homeland Security allegations of holding information they alleged in **retention**, **about me.**

Ronald Bass, Sr.

PROOF OF SERVICE

I, certify that the following people below have been sent by regular U.S. Postal Service mail, unless otherwise indicated type of U.S. Postal Services requested:

Clerk of the Panel John W. Nichole Judicial Panel on Multidistrict Litigation One Columbus Circle, N.E. **Certified mail** Washington, DC 2002-8004

Alexander M. Bullock, Staff Attorney
6071 14th Street, NW Suite 900 Certified mail
Washington DC 2005

KEEFE LAW FIRM
125 Half Mile Road, Suite 100 Certified mail
Red Bank, New Jersey 07701

State of New Jersey Department of Treasury & Bureau of Risk Management

Tort & Contract Unit

Gurbir S. Grewal, Attorney General of New Jersey

P.O. Box 620

One West State Street

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Trenton, New Jersey 08625

Justin E. Herdman, Attorney
United States Attorney General Office
United States Department of Justice
801 W. Superior Avenue, Suite 400
Certified mail
Cleveland, Ohio 44113

Teva Pharmaceutical Industries, Ltd. Legal Department 400 Interpace Parkway
Parsippany-Troy Hills, New Jersey 07054

Certified mail

PURDUE PHARMA, L.P., ET AL., Legal Department 201 Tresser Blvd. Stamford, CT 06901

Certified mail

I'm requesting that the United States District Court Clerk, electronically serve all defendants my motion for default of judgment, due my financial status I am unable to serve defendants.

Ronald Bass, Sr.

IN THE UNITED STATES COURT
John F. Seiberling Federal Building & U.S. Courthouse
2 South Main Street
Cleveland, Ohio 44113

Ronald Bass, Sr. Ronald Bass, Jr., et al.

Plaintiffs

Federal Rule of Civil Procedure Rule 55

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Civil Action No.2:19-cv-19709 related case 7431 in MDL No. 2804

PURDUE PHARMA, L.P.
PURDUE PHARMA, INC.,
THE PURDUE FREDERICK.,
AND the XYZZ CORPORATION 1-20
et al.

Defendants

MOTION FOR DEFAULT JUDMENT

To: Hon. Judge Dan A. Polster

Plaintiffs move this court for a judgment by default in this action, and show that the complaint in the above case was filed in the United States District Court on November 1, 2019, defendants were served, as well I requested that the court serve the complaint through electronic filing to defendants due to my

financial status or inability to pay the cause of filing or serving the complaint as Transferred **Tag-along** Multi-District Litigation claims under the National **opiate** settlement and the amending the United States Department of Homeland Security to this action. No answers or other defense has been filed by the defendants since the closing of the schedule Briefing signed by Clerk of the Panel John W. Nichole on 5/6/2020 as related to the associated cases MDL No. 2804, NJ/2:19-cv-19709; Defendants was not in the military services and is not an infant or incompetent as appears in the original complaint and affidavit or certification.

Wherefore, plaintiffs move that this court make and enter orders for judgment of default and relief in my complaint and relevant supporting documents.

June 8, 2020

Ronald Bass, Sr.